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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

ASSOCIATION OF FLIGHT ATTENDANTS, ALF-CIO; SHANE PRICE; TRESA GRANGE; and BRANDON FINLEY,

Plaintiffs,

v.

SKYWEST AIRLINES INC.; SKYWEST INFLIGHT ASSOCIATION,

Defendants.

MOTION FOR EXTENSION OF TIME

Case No. 2:23-cv-723-DBB-DBP

The Honorable David Barlow

Chief Magistrate Judge Dustin B. Pead

SKYWEST INFLIGHT ASSOCIATION,

Counterclaimant,

v.

ASSOCIATION OF FLIGHT ATTENDANTS, AFL-CIO; SHANE PRICE; TRESA GRANGE; JACQUE CROSSLEY; and GAILEN DAVID,

Counterclaim Defendants.

RELIEF SOUGHT AND GROUNDS THEREFOR

SkyWest InFlight Association ("SIA") moves under Federal Rule of Civil Procedure 6 for an extension of time to file its opposition to the Motion to Dismiss Certain Counterclaims and Memorandum in Support filed by the Association of Flight Attendants, AFL-CIO, Shane Price, Tresa Grange, Jacque Crossley, and Gailen David ("Counterclaim Defendants") (the "Motion to Dismiss"). *See* ECF No. 129. SIA seeks an extension of time from September 11, 2025, until October 3, 2025. Good cause supports this request. Additional time is required because counsel for SIA has been occupied with other obligations and court deadlines. SIA has contacted counsel for the Counterclaim Defendants about the requested extension. Counterclaim Defendants do not oppose the requested extension. Finally, the current deadline of September 11, 2025, has not yet expired. A proposed order accompanies this motion.

CONCLUSION

For the foregoing reasons, the Court should grant this motion and extend the deadline for SIA to file its opposition to Counterclaim Defendants' Motion to Dismiss through and including October 3, 2025.

DATED September 10, 2025.

/s/ Christina M. Jepson

Erik A. Christiansen Christina M. Jepson Sarah Jenkins Dewey PARSONS BEHLE & LATIMER

Gregg M. Formella GREGG M. FORMELLA JD

Attorneys for SkyWest InFlight Association

/s/ John Grunert

John Grunert (permission to sign via email) Guerrieri, Bartos & Roma, P.C. Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I certify that on September 10, 2025, I caused a true and correct copy of the foregoing Stipulated Motion for Extension of Time to be filed using the Court's CM/ECF system, which provided service to all counsel of record appearing thereon.

/s/ Sarah Jenkins Dewey